

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO
WESTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

V.

JEREMY DAVID ADAMS,

Defendant.

CASE NO. 3:24-CR-14

JUDGE JEFFREY J. HELMICK

JOINT PROPOSED STATEMENT OF CASE

NOW COME the Plaintiff, United States of America, and Defendant, Jeremy David Adams, (collectively, the “Parties”), by and through their undersigned counsel, who respectfully submit the following Joint Proposed Statement of the Case.

Respectfully submitted,

/s/ Tracey Ballard Tangeman

/s/ Sara A. Al-Sorghali

Tracey Ballard Tangeman (OH: 0069495)

Sara A. Al-Sorghali (OH: 0095283)

Assistant United States Attorneys

Four Seagate, Suite 308

Toledo, OH 43604

Phone: (419) 259-6376

Tracey.Tangeman@usdoj.gov

Sara.Al-Sorghali@usdoj.gov

/s/ Claire R. Cahoon

Claire R. Cahoon (OH: 0082335)

Assistant Federal Public Defender

Donna M. Grill (OH: 0062141)

Assistant Federal Public Defender

Krysten E. Beech (OH: 00940

Research & Writing Attorney

617 Adams Street, Second Floor

Toledo, OH 43604

Phone: (419) 259-7370

claire_cahoon@fd.org

donna_grill@fd.org

krysten_beech@fd.org

The government alleges that from on or about February 1, 2017 to on or about November 30, 2017, Jeremy David Adams employed, used, persuaded, induced, enticed, or coerced a minor to engage in sexually explicit conduct for the purpose of producing a visual depiction of such conduct. Mr. Adams maintains that he is innocent of the charge.